

Message

From: Ferreira, James [Ferreira.James@epa.gov]
Sent: 7/9/2020 5:29:26 PM
To: Pope, Robert [Pope.Robert@epa.gov]
Subject: RE: EPA Comments on the LCP Chemicals Site Characterization Summary Report

Thanks for the letter. I am sure it will work out, you have the gift to get the PRP to move forward at sites.

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James Ferreira
Hydrogeologist

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From: Pope, Robert <Pope.Robert@epa.gov>
Sent: Thursday, July 9, 2020 1:23 PM
To: Ferreira, James <Ferreira.James@epa.gov>
Subject: FW: EPA Comments on the LCP Chemicals Site Characterization Summary Report

Hi Jim,
Please see the attached letter that went out. Hopefully, we can continue to move forward on OU2 at LCP and get those wells sampled and move on to the RI and implementing a remedy!

Sincerely,

Robert H. Pope, GS-14
Senior RPM
Superfund and Emergency Management Division
USEPA Region 4
(404) 562-8506 work
(404) 272-5799 mobile

From: Pope, Robert
Sent: Thursday, July 9, 2020 1:15 PM
To: Prashant Gupta (prashant.gupta@honeywell.com) <prashant.gupta@honeywell.com>

Cc: Kirk Kessler <kkessler@montrose-env.com>; Jim McNamara <Jim.McNamara@dnr.ga.gov>; Levy, Cherona <cherona.levy@dnr.ga.gov>; Scully, Pam <scully.pam@epa.gov>; Monroy, Gina <Monroy.Geraldine@epa.gov>; stephen.gonzalski@bp.com; mjablons@southernco.com

Subject: EPA Comments on the LCP Chemicals Site Characterization Summary Report

Dear Mr. Gupta,

Please find EPA's comments attached to this email. Comments provided by GEPA are also included in the correspondence. Please respond to the comments and/or revise the document to address the comments as appropriate and submit a revised version of the document within 30 days. Several of the comments are focused on ensuring that the upcoming groundwater sampling is conducted in such a manner to address potential data gaps identified by EPA for the Remedial Investigation (RI) effort. As discussed in previous meetings and calls, the SCSR is a precursor to the RI and considered part of the RI effort for OU 2 at the LCP Chemicals NPL Site. Once the document is finalized, EPA requests a schedule be submitted for approval for the RI and FS as noted in the letter.

Sincerely,

Robert H. Pope, GS-14
Senior RPM
Superfund and Emergency Management Division
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